

ABSTRACT:

This statement suggests frivolous use of protection orders has led to 1) an obstruction of employment rights 2) an obstruction of causes for those (staff) parties involved in the botched promotion 2004-2007 and 3) obstruction of justice using frivolous civil orders to freeze the victim in employment rights using on-campus policy not investigated by law enforcement but called zero tolerance.

There was no threatening activity from Fleisch and the order is being used to freeze causes for the staff associated with the botched promotion 2004-2007.

Exhibits from an administrative document attached show a nonsensical sequence of events, covered up using the protection order that obstructs justice, and thus freezes employment causes that would have been given had I been promoted in 2011 (19th year) or the 20 year review point. The 20 year review is mandatory and causes would have been given to the two staff that botched matters 2004-2007.

The protection order included a quote from Amy Ricks "that I may be lurking around the corner" but apparently what that really meant is that her employment causes would be discovered had my tenured position not been terminated under false pretenses by her or her superior. Paperwork had an out of sequence set of dates. Any date changes would require a power of attorney.

I claim the order is frivolous and used to obstruct justice and consequently freezes employment causes for the staff on the botched issues associated with the lateral promotion 2004-2007 while at NSF. Adding to the malfeasance associated with firing me and calling it a resignation at the time, involves fraud. The fraud also involves use of a policy they say I violated, used to obstruct justice and employment law. Moreover, they buttressed a civil complaint never properly investigated with frivolous testimony from the Chief of Police saying "he was made to understand I was being fired".